SZABO 213.1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patent No. : 7,062,475 Patent Date: 6/13/06

Serial No. : 10/715,218 Filing Date: 11/17/03

For : PERSONALIZED MULTI-SERVICE COMPUTER

ENVIRONMENT

CUSTOMER NO. : 010037

June 12, 2008

COMMISSIONER FOR PATENTS

P.O. BOX 1450 ALEXANDRIA, VA 22313-1450

ATTN.: CERTIFICATE OF CORRECTIONS BRANCH

REQUEST FOR CERTIFICATE UNDER 37 CFR 1.323

Sir:

In accordance with the provisions of 37 CFR \S 1.323 of the Rules of Practice implemented by 35 USC 255, the Fatent and Trademark Office is respectfully requested to issue a Certificate of Correction in the above-identified patent to correct an error in the printed patent document.

The error corresponds to the change listed on Form PTO/SB/44.

The Patent and Trademark Office evidently erred when this error was made in the formal patent document since the text is correct in the application file.

It is believed to be in order for the Patent and Trademark Office to issue a Certificate of Correction in accordance with the enclosed Form PTO/SB/44 and to place such a Certificate of Correction in the file so that such will appear on any copies of the patent which are ordered in the future.

Moreover, since this mistake is that of the Patent and Trademark Office, such should be done without charge to the patentee.

It is respectfully requested that when the aboverequested Certificate of Correction has been issued and
entered in the file, a certified copy of the Certificate of
Correction be duly returned to the undersigned attorneys for
the patentee.

Respectfully submitted,

Steven M. Hoffberg Reg. No. 33,511

MILDE & HOFFBERG, LLP 10 Bank Street - Suite 460 White Plains, NY 10606 (914) 949-3100 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
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[Also Form PT.0.1905]

UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

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PATENT NO. : 7062475

APPLICATION NO.: 10/715218

ISSUE DATE : 6/13/2006

INVENTOR(S) : Andrew Szabo, Seth Elliott, Andrew Stevens, William Young

It is certified that an error appears or errors appear in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

Please amend claim 1 to read as follows, with language between " " deleted:

Claim 1. A method, comprising:

(a) automatically logging a history of object browsing using a browser, comprising at least logging path information defining a path dependent object state;

(b) representing a path defining "a" said path dependent object state as a display element; and

(c) displaying, in conjunction with the browser, a set of display elements, wherein the path dependent object state is adapted to be recalled in response to selection of said display element representing said path, to provide path information defining the state of the path dependent object.

MAILING ADDRESS OF SENDER (Please do not use customer number below):

Milde & Hoffberg LLP

10 Bank Street - Suite 460 White Plains, NY 10606

This collection of information is required by 37 CFR 1.322, 1.323, and 1.324. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is either to idea 1.0 hour to complete, including gathering, preparing, and submitting the completed application from to the USPTO. Time will vary depending upon the individual case. Any contents on the amount of time you require to complete this form and/or suggestions for reducing the bodges, 400 D. ATE SEN CONTENT OF THE CONTE

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- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S. C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
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